DAVIS WRIGHT TREMAINE LLP 865 S. FIGUEROA ST. 2 **SUITE 2400** Los Angeles, California 90017-2566 3 TELEPHONE (213) 633-6800 Fax (213) 633-6899 4 RACHEL F. STROM (*Pro Hac Vice* application pending) 5 rachelstrom@dwt.com DIANA PALACIOS (State Bar No. 290923) 6 dianapalacios@dwt.com 7 Attorneys for Defendants 8 PENSKE MEDIA CORPORATION and HOLLYWOODLIFE.COM, LLC 9 10 11 UNITED STATES DISTRICT COURT 12 CENTRAL DISTRICT OF CALIFORNIA 13 14 JEFFERY R. WERNER, an individual, Case No. 2:17-cv-06191-FMO-JPR [Assigned to Hon. Fernando M. 15 Plaintiff, Olguin] 16 CORPORATE DISCLOSURE VS. STATEMENT BY DEFENDANT 17 PENSKE MEDIA CORPORATION, a HOLLYWOODLIFE.COM, LLC Delaware Corporation, HOLLYWOODLIFE.COM, LLC, 18 individually and doing business as 19 "HOLLYBABY.COM"; and DOES 1-10, 20 Defendants. 21 22 23 24 25 26 27 28

1	Pursuant to Federal Rule of Civil Procedure 7.1, Defendant	
2	Hollywoodlife.com, LLC d ("Hollywoodlife") makes the following disclosures:	
3	Penske Media Corporation is the parent corporation of Hollywoodlife and no	
4	publicly held corporation owns 10% or more of Penske's stock.	
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6	DATED: November 13, 2017	DAVIS WRIGHT TREMAINE LLP
7		RACHEL F. STROM ( <i>Pro Hac Vice</i> application pending)
8		DIANA PALACIOS
9		By:/s/Diana Palacios
10		Diana Palacios
11		Attorneys for Defendants
12		PENSKE MEDIA CORPORATION and
13		HOLLYWOODLIFE.COM, LLC
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